

Appl. No.: 10/661,393

Amdt. Dated: Nov. 22, 2003

Reply to Office action of Aug. 25, 2005

Amendments to the Drawing:

None. The drawing was accepted by the examiner.

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REMARKS/ARGUMENTS

The examiner's Office action of August 25, 2005 has been carefully considered and is appreciated. The case was filed with claims 1-20 with claim 1, 10 and 17 being independent. Claims 10-20 have been allowed, but claim 19 was also rejected on the grounds that it includes only a method step.

In this response, claims 1-3 have been amended; claim 4 remains original; claims 5-6 have been canceled and their limitations have been incorporated into claim 1; claim 7 has been amended; claims 8-9 remain original. Referring to the allowed claims, which are claims 10-20, claim 10 has been amended by deleting the word "a" in line two, to correct an obvious typographical error and claim 19 has been amended to delete the language perceived to describe a method step and to replace it with language intended to provide a structural limitation on the placement of the reminder card. It is believed that claims 10-20 are therefore all allowable.

Claim 1 has been amended to include the further limitation of a transparent reminder pocket that is secured to the flat pattern blank on only three sides, which naturally provides an opening for inserting a reminder means. It is believed that none of the references cited disclose or suggest this type of reminder pocket. Littman '774 provides a reminder pocket only in the sense that an entire envelope used in the usual manner provides a reminder by being a window envelope. There is no actual pocket

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accessible from the outside of the envelope itself, as is the case with the present invention. The usage of the transparent mailing address window as a reminder pocket accessible from the outside surface of the envelope is made possible by omitting a glue strip along one side of the window, which makes it truly a pocket.

Claim 2 has been amended to specify more clearly which surface of the flat pattern blank the reminder notice message is printed on.

Claim 3 has been amended to depend from claim 1.

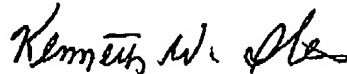
Claim 7 has been amended to depend from claim 1 and to point out the dual use of the transparent window, that is, to reveal the mailing address of the original addressee when the reminder display envelope is initially mailed and to serve as reminder pocket for display of the reminder card after receipt by the original addressee.

With these amendments, it is believed that the claims rejected that remain in the case are now allowable, in addition to claims 10-20, because none of the references, either alone or in conjunction with each other, disclose or suggest the set of limitations now found in the claims as amended. Therefore speedy allowance of all claims now in the case is requested.

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Please call the undersigned attorney at (913) 897-6738 in regard to this application
if desired.

Respectfully Submitted

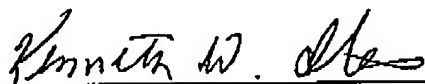


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CERTIFICATE OF TRANSMISSION (FAXING) UNDER 37 CFR 1.8

I hereby certify that this correspondence is being transmitted via facsimile to the
official facsimile number of the examination unit on **NOVEMBER 22, 2005**.


Signed: Kenneth W. Iles

22 Nov. 2005
Date: